16361. Misbranding of butter. U. S. v. 13 Cases \* \* \* (F. D. C. No. 29409. Sample Nos. 71441–K to 71443–K, incl.)

LIBEL FILED: April 26, 1950, District of Arizona.

ALLEGED SHIPMENT: On or about March 9, 16, and 23, 1950, by Swift & Co., from Wichita, Kans.

PRODUCT: 13 cases, each containing 32 prints, of butter at Phoenix, Ariz.

LABEL, IN PART: (Prints) "Swift's Brookfield Butter 1 Lb. Net Weight."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the article did not bear an accurate statement of the quantity of the contents since the statement "1 Lb. Net" was incorrect. (The article was short of the declared weight.)

DISPOSITION: June 15, 1950. Default decree of condemnation. The court ordered that the product be delivered to certain charitable institutions, to the YMCA, and to a Boy Scouts' summer camp.

16362. Misbranding of butter. U. S. v. 6 Cases \* \* \* (F. D. C. No. 29407. Sample No. 70232-K.)

LIBEL FILED: May 19, 1950, District of Kansas.

ALLEGED SHIPMENT: On or about May 17, 1950, by the Kroger Co., from Kansas City, Mo.

PRODUCT: 6 cases, each containing 16 prints, of butter at Kansas City, Kans.

LABEL, IN PART: "One Pound Net Bluebonnett Brand Creamery Butter Manufactured By Harrow Taylor Butter Co. Kansas City, Mo."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the label of the article did not bear an accurate statement of the quantity of the contents. (The article was short of the declared weight.)

DISPOSITION: June 27, 1950. Kent Products, Inc., Kansas City, Mo., claimant, having admitted the allegations of the libel and consented to the entry of a decree, judgment of condemnation was entered. Thereupon, the court ordered that the product be delivered to charitable institutions.

## where where ${\mathfrak F}_{{f k}}$ is the first parameter with the ${f EGGS}$ .

16363. Adulteration of frozen whole eggs. U. S. v. 64 Cans (and 1 other seizure action). (F. D. C. Nos. 29352, 29354. Sample Nos. 81184-K, 81185-K.)

LIBELS FILLED: June 7, 1950, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about May 2, 1950, by Coble Dairy Products, from Lexington, N. C.

PRODUCT: Frozen whole eggs. 64 50-pound cans and 332 30-pound cans at Philadelphia, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of decomposed eggs.

DISPOSITION: June 22, 1950. Coble Dairy Products, claimant, having consented to the entry of decrees, judgments of condemnation were entered and the court ordered that the product be released under bond, conditioned that the unfit portion be segregated or destroyed under the supervision of the Food